EXHIBIT 8

To

Plaintiffs' Aug. 20, 2007 Motion

Local Civil Rule 1.4. Withdrawal or Displacement of Attorney of Record

An attorney who has appeared as attorney of record for a party may be relieved or displaced

only by order of the court and may not withdraw from a case without leave of the court granted by

order. Such an order may be granted only upon a showing by affidavit or otherwise of satisfactory

reasons for withdrawal or displacement and the posture of the case, including its position, if any, on

the calendar.

[Source: Former Local General Rule 3 (c).]

Local Civil Rule 1.5. Discipline of Attorneys

(a) Committee on Grievances. The chief judge shall appoint a committee of the board of

judges known as the Committee on Grievances, which under the direction of the chief judge shall

have charge of all matters relating to the discipline of attorneys. The chief judge shall appoint a

panel of attorneys who are members of the bar of this court to advise or assist the Committee on

Grievances. At the direction of the Committee on Grievances or its chair, members of this panel of

attorneys may investigate complaints, may prepare and support statements of charges, or may serve

as members of hearing panels.

(b) Grounds for Discipline or Other Relief. Discipline or other relief, of the types set

forth in paragraph (c) below, may be imposed, by the Committee on Grievances, after notice and

opportunity to respond as set forth in paragraph (d) below, if any of the following grounds is found

by clear and convincing evidence:

(1) Any member of the bar of this court has been convicted of a felony or

misdemeanor in any federal court, or in a court of any state or territory.

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(3) Complaints in writing alleging any ground for discipline or other relief set forth in paragraph (b) above shall be directed to the chief judge, who shall refer such complaints to the Committee on Grievances. The Committee on Grievances, by its chair, may designate an attorney, who may be selected from the panel of attorneys established pursuant to paragraph (a) above, to investigate the complaint, if it deems investigation necessary or warranted, and to prepare a statement of charges, if the Committee deems that necessary or warranted. Complaints, and any files based on them, shall be treated as confidential unless otherwise ordered by the chief judge for good cause shown.



(4) A statement of charges alleging a ground for discipline or other relief set forth in paragraph (b)(4), (b)(5), or (b)(6) shall be served upon the attorney concerned by certified mail, return receipt requested, directed to the address of the attorney as shown on the rolls of this court and to the last known address of the attorney (if any) as shown in the complaint and any materials submitted therewith, together with an order by the Committee on Grievances directing the attorney to show cause in writing why discipline or other relief should not be imposed. Upon the respondent attorney's answer to the charges the matter will be designated by the Committee on Grievances for a prompt evidentiary hearing before a magistrate judge of the court or before a panel of three attorneys, who may be selected from the panel of attorneys established pursuant to paragraph (a) above. The magistrate judge or panel of attorneys conducting the hearing may grant such pre-hearing discovery as they determine to be necessary, shall hear witnesses called by the attorney supporting the charges and by the respondent attorney, and may consider such other evidence included in the record of the hearing as they deem relevant and material. The magistrate judge or panel of